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13 SAN JOSE ARENA MANAGEMENT, LLC;
CITY OF SAN JOSE

14 UNITED STATES DISTRICT COURT
15 NORTHERN DISTRICT OF CALIFORNIA

17 TERESA CHAVEZ-CRONE,
18 Plaintiff,
19 v.
20 SAN JOSE ARENA MANAGEMENT,
LLC; CITY OF SAN JOSE,
21 Defendants.

CASE NO. 5:21-cv-06924-CRB
Civil Rights

**STIPULATION AND ~~PROPOSED~~ FOR
DISMISSAL WITH PREJUDICE**

Action Filed: September 7, 2021

23 **STIPULATION**
24

25 Plaintiff TERESA CHAVEZ-CRONE (“Plaintiff”) and Defendants SAN JOSE
26 ARENA MANAGEMENT, LLC; CITY OF SAN JOSE (“Defendants”) – Plaintiff and
27 Defendants together the “Parties” – hereby stipulate and request, pursuant to FRCP Rule 41(a),
28

1 that the Court order that all of Plaintiff's claims in this action against Defendant be dismissed
2 with prejudice.

3 **IT IS SO STIPULATED.**

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6 Date: March 2, 2022 REIN & CLEFTON

7 */s/ Aaron M. Clefton*
8 By AARON M. CLEFTON, Esq.
Attorney for Plaintiff
TERESA CHAVEZ-CRONE

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10 Date: March 2, 2022 JEFFER MANGELS BUTLER & MITCHELL LLP

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12 */s/ Stuart K. Tubis*
13 By STUART K. TUBIS, Esq.
14 Attorney for Defendants
SAN JOSE ARENA MANAGEMENT, LLC; CITY OF
SAN JOSE

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17 **FILER'S ATTESTATION**

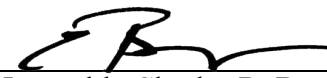
18 Pursuant to Local Rule 5-1, I hereby attest that on March 2, 2022, I, Aaron Clefton,
19 attorney with Rein & Clefton, Attorneys at Law, received the concurrence of Stuart K. Tubis,
20 Esq. in the filing of this document.

21 */s/ Aaron Clefton*
22 Aaron Clefton

1 **PROPOSED| ORDER**
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3 Pursuant to the stipulation of the parties, and for good cause shown, IT IS SO ORDERED.
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5 Dated: March 3, 2022
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Honorable Charles R. Breyer
U.S. District Court Judge